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COUNTY COUNCIL.
—
[REQUESTED FOR THE INTELLIGENCER.]

SECOND DAY.

Staircase Hall, Belleville, June 29th.

The Wardens, Geo. Beaumont, Esq., to the chair.

PARENTS—Messrs. Gilbert, Bird, Brown, Corby, P. Canfield, Barker, Appleby, Ketchum, McLaren, Pozzani, Egan, Wood, Josselyn and Joseph Canfield.

THE WARDEN read a communication from the Surveyor General at Belleville and Marmouseton, Highway stating that he would present a report of his survey at the next meeting of the Council.

A petition from the inhabitants of Stirling in reference to the state of the road between the town of Stirling and Campbell, in the County of Northampton, was presented to the Council macdonaldie in as far as the County line. The Council then went into committee on the whole on the petition of the Association of the County of Northampton, after two hours spent in that duty they then reported progress, and asked leave to sit again.—*Granted.*

By-Law.
MR. ARTHUR.—By-Law to be made for the better levying of certain sums of money by taxation in the various Towns, Villages and Municipalities within the County of Northampton, for the year 1899.
 The Council resolved that in 1899, the Wardens state that the amount to be levied

There was to be deducted, uncollected as of \$1,261, leaving about \$12,210, an amount for this about \$750 for School Road improvements, and \$1,500 for the bridge. The collector was \$12,000; he thought a two-fifths of a penny on the dollar, or cent, would cover all the county expenses, and he committated to the Board of Commissioners, O'Haire, Egan, Clark of the Peace, state that he had drawn his salary since the 1st of January, and that a few draughts had been made on the County Treasurer, who had been ordered to the amount of a few hundred dollars, stating that the County was indebted to him for his salary, and he could not draw the money at once, and he was sent to accept the funds for three months of funds, and thought the County was in a very precarious position, at that time the Board of Commissioners elected and the county in a position to him. He further stated that all the records of the County were in the hands of the Committee on Ways and Means.

Mr. Henry laid on the table a copy of an agreement between the Town and County for the separation. He said that they saw that the town did not claim any rights that they were entitled to; that the town was not going to be prejudiced in the interests of the county that the county would participate in the interest accruing from the various roads in the possession of the county.

Mr. Henry said that the county could not be made archaic; that the county would in debt most of which had been incurred for the benefit of the town, and give of getting out of the debt for a sum of \$100 or \$150, make a contribution to the town for the benefit of the town. Council. He thought such a thing could not be entertained a moment.

the question had been pressed upon town by the heavy taxes imposed on the county. The by-law for the repair of the town and county had passed by a large majority, and the people had no public hearing. The people had not unanimously in its favor. The town appointed an arbitrator. The town appointed as they thought proper, if they could not agree. The arbitrator was Dr. J. M. Allen, yesterday, the arbitrator is they must fear the consequences. Dr. Allen could not think of raising a tax made by such a large number of the people of Bellamy.

Mr. Wagon said: that at the law at present, they could not refuse the square but they could refuse the terms on

of the Town of North Hastings and the subject, he had no doubt but that he spoke the sentiments of their constituents. He said that he was not a Tory, that with reference to the appointment of the Town from the County, the matter was not accepted, and that this Council was obliged to appoint an arbitrator.

Mr. Harvey said that he was not obliged to accept the separation, as it was a delicate matter. It was a notorious fact that the towns paid as much tax as the North Hastings put together. He was not sure that things had come to the point where the towns had no other course.

Mr. Hunt asked if he had understood Mr. Brown to say more than all Hastings. Mr. Conard could not say what Mr.

that the Town paid more taxes than the whole of North Hastings; and he asked whether it was not the duty of the Town to ask them to contribute to the maintenance of this edifice. In answer to Mr. Woodcock, he said that he not only regretted the feelings of the Town, but he also regretted the conduct of the Town, in not doing justice to every man in it, and as well as the inhabitants of the Town, the grievance in the shape of heavy taxation might take the roads to the benefit of the Town, and he thought it was not right to do justice to every man in the town.

Mr. HAN, I presumed that the Town was still in debt between 40,000 or 50,000 the largest part of which is still to be paid; and he thought that the Town desired to pay

114.00	that that the County did, when it
167.00	was controlled, the County proposed
485.00	to pay the salary of the County
100.00	of a fair business transaction, and I
71.00	do not think that the delegates were
928.00	in trying to stick the debt for such
	consideration.
4035.00	Mr. Jones did not think that Mr. D.
40.00	derided the terms of the proposed
	debt.
1079.00	The vote on Mr. Woods' motion was
	taken, and stood as follows:
M.	Mr. Moore, Mr. Alexander, Bird, Ben
	Cannell, J. Canell, E. E. Gilbert,
	Ketelsen, M. Laren, Parker and W.
	Nate—Moore, Brown and Corby.
	The Warden then declared the
	meeting, and the County adjourned
	until, Aug. 27, 1901.
	Reported by, Esq. Secretary on behalf

The Warden said that for about
months, neither the Town or Township
could have power to grant licenses to Al-
cohol before the By-Laws. He referred to the
Council. He said that he had been told
that Mr. O'Neill had brought an action
in Toronto to suit for him three days, and
he (O'Neill) had applied for a license
short time. He said that the Council had
been asked to grant a license for a shorter time
than that in the By-Laws, for one year
had been requested to let the matter
to the Council, and he thought in the mat-
ter they thought it proper to let the mat-
ter. Mr. Burns thought if anything could
done legally in this matter, it should be
the case was a peculiar one.
Mr. Brown said that there was
nothing in the matter when the

the taxes, with the other
and did not take a justice system, to
provide a license for a few days
the business away from them. If there
anything to be made at the business
they would come up to process. And
Associates.

Mr. Conant asked if the same story
had been made to the Toronto Council,
It is informal in a moment.

The Warden said no.

Mr. Conant thought that we should
be more liberal than our neighbors.
Council should protect these roaming
town, and to grant a license to roam
for a few days, was a good idea. In
the future, it would not be a
give him confidence to

YORK executed with dispatch and
 and, at this Office.
RY & McCANDLISH,
 now receiving from New York &
 a novel assortment of
FRESH GROCERIES,
 including
 WIDEN, HYSON & YOUNG HYSON
TEAS.
 ALSO FAVORITE BRANDS OF
 TOBACCO.
 best Lante Currants, in kegs
 of 100 Pounds.
 AND GONAIRES GREEN AND

ROASTED COFFEE.
CRACAN RICE.
And have also on hand,
FINEST CUBA MUS. SUGAR, MOLASSES,
FINEST SUGARS AND SYRUPS.
VARIOUS QUALITIES OF FLOUR.
A LARGE QUANTITY OF CHICAGO SUGAR,
AND D HAMS, DONE UP IN CANVASES,
A VERY SUPERIOR ARTICLE.
Also
50 tons Fresh Ground Corn Meal:
ALL OF WHICH THEY OFFER
AT THE TRADE.

are always in the Potomac Market,
and will pay the **HIGHEST**
PRICES IN CASH for it.
Baltimore, May 23, 1859. 18-1m

MERCIAL BANK OF CANADA.
DIVIDEND No. 52,
NOTICE is hereby given that a Dividend
of Four per cent on the Capital Stock
of this Institution, for the half year ending
June next, has been this day declared,
the same will be payable, at the Bank
its office, on and after Friday, the 1st
of July next, to the Transfer Bookse
who will be the 15th inst.

1st of June, and the Resolution
of the annual general meeting of Sharehold-
ers for the election of Directors, will be
at the Bank on
Saturday, the 25th day of June,
in conformity with the Charter, when a gen-
eral statement of the affairs of the Bank will
be submitted. The Chair will be taken at
12 o'clock.

By order of the Board,
C. S. ROSS,
Cashier.

Financial Bank of Canada,
Ottawa, May 26th, 1892. }

FARM FOR SALE ON TIME.

100 ACRES of excellent land, within
15 miles of Belleville, 100 acres
fenced, being Lot No. 6, 2nd Con. Hun-
dred, will be sold, or exchanged for mor-
tgage, very cheap, terms easy, title indisput-
able. Possession given immediately.
Apply at Belleville, to the owner,
THOS. J. HIGGINS.
Belleville, March 25th, 1899. 10-3m


TO LIQUOR DEALERS,
NOTICE is hereby given, that in accord-
ance with an Act of Parliament passed
on the 29th March, 1899, (Act 22nd Vic.)

any persons, officers, or agents of the
Federal selling liquor, between the hours of
eight on Saturday nights, and 10 o'clock
Monday mornings, will be prosecuted in
discretion therewith.

JAMES GEEN,
JOSEPH TODD,
Inspectors.

Chilleville, May 28th, 1850. 193w

W. A. P.



W. A. P.

STRAW GOODS, &C.
WHOLESALE.
GREENE & SONS
MONTREAL.
HAVE a large assortment of
SILK, FUR and WOOL
HATS, CLOTH and GLAZED
HATS and CAPS.
All Merchants supplied at Low

Prices and Liberal Terms.
GREENE & SONS,
 305, 307, St. Paul St.

NOTICE TO ARCHITECTS.
 PLANS and DESIGNS for the covering
 of Public Buildings proposed to be erected
 in the city of Ottawa, addressed to the
 Honble. Commissioner of Public Works, will

First day of August next,
the office of the Department of Public
Works.

THEY ARE TO COMPRISE:

1st. Elevations, Plans, Sections, Longitudi-
nal and Transverse, Specifications, and esti-
mate of Buildings for the Provincial Tarla
and Library, the Milk and fire-pro-
of and Elevations, Plans, and Sections with
calculations and Estimate of the Buildings
of the Public Departments.

2nd. Elevations, Plans, and Sections, with
Specifications and Estimate of the Residences
of the Governor General, with all the requi-
site offices, &c.

3rd. For the most approved sets of design

The Parliant Building, \$250 will be
 arled as the First Premium, and \$100 as
 Second.
 For the Public Department, \$250 will be
 arled as the First Premium, and \$100 as
 Second.
 For the Government House, \$100 will be
 arled as the First Premium, and \$50 as
 Second.

The plan selected to decorate the property
 the Commissioner of Public Works.
 The above Edifices are proposed to be
 it in a plain substantial style of Archi-
 tecture of Coarse-hammer-cressed Maso-
 nry, with neatly pointed joints, and cast stone
 window dressings, corbels, etcable.
 The Material being found in the vic-

The Commissioner of Public Works, with regard to simple accommodation, and most approved treatment for ventilation and heating, limits the expenditure so far as Public Edifices to the following outlay:

For Parliament House.....	\$200,000
For Department buildings.....	\$40,000
For Government House and Offices.....	100,000

Provision to be made for the supply of Gas, Gas, &c., &c.

The Drawings are to have a master attendance, accompanied by a sealed envelope containing the name and address of the contractor, only to be opened upon selection.

Information as to the sites for the buildings, their size, the number of rooms, &c., necessary to the preparation of the plans, can be obtained at the office of the Department.

JOHN ROSE,
Commissioner of Public Works,
Department of Public Works,
Toronto, May 7, 1889.

1644

HATTEL MORTGAGES, new form, for sale at this office.

